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10 11	Attorneys for Plaintiffs UNITED STATES DISTRICT COURT		
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12	NORTHERN DIS	TRICT OF CALIFORNIA	
13	SAN JOSE DIVISION		
		1	
14	ELENA DEL CAMPO, ASHORINA MEDINA, MIRIAM CAMPOS, LOIS	Civ. 5:01-CV-21151 JW Civ. 5:03-CV-02611 JW	
15	ARTZ and LISA JOHNSTON, on	GI AGG AGTION	
16	behalf of themselves and others similarly situated,	CLASS ACTION	
16	Plaintiffs,		
17	,	JOINT REQUEST TO EXTEND	
	v.	STIPULATED PROTECTIVE ORDER TO	
18	DON'D MEATING AMEDICAN	COVER INFORMATION AND DOCUMENTS	
19	DON R. MEALING, AMERICAN CORRECTIVE COUNSELING	PRODUCED BY NON-PARTY TELECHECK	
1)	SERVICES, INC., FUNDAMENTALS	INC.	
20	FULFILLMENT UNLIMITED, INC.,		
01	FUNDAMENTAL PERFORMANCE		
21	STRATEGIES, ACCS ADMINISTRATION, INC., LYNN R.		
22	HASNEY, MR.GREEN, R.D. DAVIS,		
	MRS. LOPES, MR. KRAMER, Does 1		
23	through 20,		
24	Defendants.		
∠ →		J	
25			
26	WHEREAS, plaintiffs in the above-entitled action have served upon non-party First Data		
26	Corporation, a subpoena for the production of documents, and,		
27			
	WHEREAS, First Data Corporation contends that one of the documents in its possession		
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		<u> </u>	

1 responsive to the subpoena, entitled: "First Data Business Requirements Document For Wal-2 Mart Paper TRS - Forward Out Process, March16, 2006," constitutes confidential information 3 which should not be publicly disclosed; and, 4 WHEREAS, the parties in this action have previously agreed to a Stipulated Protective 5 Order, which was entered by this Court on January 3, 2007, (Docket No. 290), which sets forth 6 comprehensive procedures for handling confidential information produced in this case, 7 NOW, WHEREFORE, plaintiffs and First Data Corporation agree that the previously 8 entered Stipulated Protective Order shall be extended to cover the above referenced document 9 being produced by First Data Corporation, and said document shall be treated as confidential by all parties in this case in accordance with the terms of the Stipulated Protective Order. . 10 11 IT IS SO STIPULATED, THROUGH COUNSEL OF RECORD. 12 DATED: May 5, 2008 13 14 Baker & Hostetler, LLP 15 1000 Louisiana, Suite 2000 16 Houston, TX 77002 (713) 646-1334 17 Attorney for Non-Party First Data Corporation 18 DATED: May 5, 2008 LAW OFFICES OF PAUL ARONS 19 20 By: /s/ Paul Arons Paul Arons 21 685 Spring Street, # 104 Friday Harbor, WA 98250 22 Tel: 360-378-6496 Fax: 360-378-6498 23 lopa@rockisland.com 24 Attorney for Plaintiffs 25 PURSUANT TO STIPULATION, IT IS SO ORDERED. 26 Patricia V. Trumbull May 5, 2008 DATED: 27 Hon. Patricia V. Trumbull 28 United States Magistrate Judge

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2	PROOF OF SERVICE BY MAIL	
3	I, the undersigned, state that I am a citizen of the United States eighteen years of or older, I am not a party to this lawsuit, my business address is 685 Spring St., #104, Friday Harbor, WA 98250. On May 5, 2008, I served a copy of: JOINT REQUEST TO EXTEND STIPULATED PROTECTIVE ORDER TO COVER INFORMATION AND DOCUMENTS PRODUCED BY NON-PARTY FIRST DATA CORPORATION	
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8		
9	on the parties herein by depositing said documents in the mail in a sealed envelope with the	
10	postage thereon fully prepaid, addressed as follows:	
11	Paul S. Francis Baker & Hostetler, LLP 1000 Louisiana, Suite 2000	
12		
13	Houston, TX 77002	
14	I declare, under penalty of perjury, that the foregoing is true and correct and that	
15	this declaration is executed in Friday Harbor, Washington, on May 5, 2008.	
16	s/ Paul Arons PAUL ARONS	
17	PAUL ARONS	
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Civ. 03-CV-02611 JW